

Food and Consumer Service

Mountain Plains Region

1244 Speer Boulevard Denver, CO 80204-2581

Reply to SP-01-12 Attn of: CACFP-650 SFSP-430

JUN 1 8 2001

Subject:

Departmental Regulation Certification Requirements for the Child Nutrition Programs

To: STATE AGENCY DIRECTORS -(Child Nutrition Programs) Colorado ED, Colorado DPHE, Iowa, Kansas, Missouri ED, Missouri DH, Montana OPI, Montana DPHHS, Nebraska, North Dakota, South Dakota, Utah and Wyoming

Though there have been no recent changes in the Departmental regulation certification requirements for the Child Nutrition Programs (CNP), we are providing the attached chart for reference purposes. The chart depicts the drug-free workplace, debarment/suspension and lobbying certification requirements for CNP specified by Departmental regulations 7 CFR Parts 3017 and 3018.

Please note that for Food and Nutrition Service (FNS) Programs, as indicated on the chart, the debarment/suspension certification is not required for a primary grantee or subgrantee of a statutory entitlement or mandatory award. For example, the certification would not be required for subgrant agreements between a State agency and school food authority, Child and Adult Care Food Program institution or Summer Food Service Program sponsor. However, certifications must be obtained for procurement contracts, as applicable, based on the amount of the contract.

Hopefully, the chart will facilitate identifying the distinctions in the requirements for grant agreements, subgrant agreements and procurement contracts. When utilizing this chart, please bear in mind that the information was current on the date of distribution. Future changes to these Departmental regulations may result in different certification requirements.

We hope that this will prove to be a useful tool.

Acting Director
Child Nutrition Programs

Attachment

Departmental Regulation Certification Requirements Child Nutrition Programs

yes = required no = not required	Drug-Free Workplace	Debarment/ Suspension	Lobbying 7 CFR Part 3018
	7 CFR Part	7 CFR Part	·
	3017, Subpart F	3017, Subparts	
		A-E	

GRANT AGREEMENTS

FNS→Primary Grantee

<u> </u>			The same of the sa
• FNS→State Agency (SA)	yes ^t	no	≤\$100,000 - no
			>\$100,000 - yes
 FNS→SFA (ROAP) FNS→CACFP Institution 	ves	no	≤\$100,000 - no
(ROAP)			>\$100,000 - yes
FNS→SFSP Sponsor			
(ROAP)	s contributed a Spoormal the second of the last of the second of the sec		

SUBGRANT AGREEMENTS

Primary Grantee-Subgrantee

	≤\$100,000 - no
• SA→SFA	
	no >\$100,000 = yes
 SA→CACFP Institution 	no >\$100,000 - yes
SA→SFSP Sponsor	

PROCUREMENT CONTRACTS

Primary Grantee -> Contractor

	● SA→Contractor	10	≤\$100,000 - no² ≥\$100,000 - yes	≤\$100,000 - no >\$100,000 - yes
١	Subgrantee Contractor			

• SFA→Contractor (e.g.,	REPRESENTATION OF A SECRETARIAN OF THE
FSMC, vendor) • CACFP Institution→ no <\$100,000 - no² ≤	\$100,000 - no \$100,000 - yes

Contractor→Subcontractor	
no 	$<$100,000 - no^2$ $\le $100,000 - no$ $\ge $100,000 - yes^3$ $> $100,000 - yes$

A State may make a single certification each fiscal year covering all Federal grants to all of its agencies.

² Certifications required for all contracts with A-133 auditors regardless of the amount of the contract.

³ No certification required for procurement contracts between a subcontractor and another party regardless of the amount.